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7 **UNITED STATES DISTRICT COURT**
8 **DISTRICT OF NEVADA**

10 RIGHTHAVEN LLC, a Nevada limited-
liability company,

11 Plaintiff,

12 v.

13
14 PREGAME, LLC a Nevada general
15 partnership formerly organized as a limited-
liability company; RANDALL J. BUSACK
16 and R.J. BELL, general partners in
PREGRAME LLC,

17 Defendants.

18 Case No.: 2:10-cv-00850-RLH-LRL

19
20 **JOINT STIPULATION OF VOLUNTARY
DISMISSAL WITH PREJUDICE**

21 Plaintiff, Righthaven LLC (“Righthaven”), PreGame LLC (“Prgame”), Randall J.
22 Busack (“Mr. Busack”) and R.J. Bell (“Mr. Bell”); collectively with Righthaven known herein as
23 the (“Parties”), by and through its attorneys of record and pursuant to Rule 41(a)(2) of the
24 Federal Rules of Civil Procedure, hereby stipulate to a voluntary dismissal of all claims asserted
25 against Prgame, Mr. Busack and Mr. Bell, with prejudice, in the above-captioned matter.

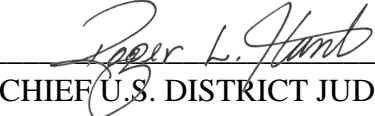
1 Specifically, Righthaven requests voluntary dismissal with prejudice pursuant to Rule
2 41(a)(2) of the Federal Rules of Civil Procedure. Rule 41(a)(2) permits voluntary dismissal with
3 prejudice “by court order, on terms that the court considers proper¹. ”

4 On or about July 15, 2010, the Parties entered into a settlement agreement (the
5 “Agreement”), whereby PreGame, Mr. Busack and Mr. Bell shall be released from all claims of
6 copyright infringement in the above-entitled matter, upon full compliance with the terms of the
7 Agreement.

8 WHEREFORE, the Parties request this Court enter an Order dismissing the above-
9 captioned action filed against PreGame, Mr. Busack, and Mr. Bell with prejudice.

10 Dated this 20th day of August, 2010.

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12 IT IS SO ORDERED.

13 
14 CHIEF U.S. DISTRICT JUDGE
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18 Submitted by:
19
20 RIGHTHAVEN LLC
21
22 /s/ J. Charles Coons
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¹ Fed. R. Civ. P. 41(a)(2).